58th Legislature SB0324.01

1 SENATE BILL NO. 324 2 INTRODUCED BY V. COCCHIARELLA 3 A BILL FOR AN ACT ENTITLED: "AN ACT ELIMINATING A PROVISION ALLOWING TEMPORARY TOTAL 4 5 DISABILITY BENEFITS TO BE TERMINATED ON THE DATE THAT THE WORKER HAS BEEN RELEASED 6 TO RETURN TO WORK IN SOME CAPACITY; AMENDING SECTION 39-71-609, MCA; AND PROVIDING AN 7 IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE." 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 9 10 11 **Section 1.** Section 39-71-609, MCA, is amended to read: 12 "39-71-609. Denial of claim after payments made or termination of all benefits or reduction to 13 partial benefits by insurer -- fourteen days' notice required -- criteria for conversion of benefits. (1) Except 14 as provided in subsection (2), if an insurer determines to deny a claim on which payments have been made 15 under 39-71-608 during a time of further investigation or, after a claim has been accepted, terminates all 16 biweekly compensation benefits, it may do so only after 14 days' written notice to the claimant, the claimant's 17 authorized representative, if any, and the department. For injuries occurring prior to July 1, 1987, an insurer shall 18 give 14 days' written notice to the claimant before reducing benefits from total to partial. However, if an insurer 19 has knowledge that a claimant has returned to work, compensation benefits may be terminated as of the time 20 the claimant returned to work. 21 (2) Temporary total disability benefits may be terminated on the date that the worker has been released 22 to return to work in some capacity. Unless the claimant is found, at maximum healing, to be without a permanent 23 physical impairment from the injury, the insurer, prior to converting temporary total disability benefits or 24 temporary partial disability benefits to permanent partial disability benefits: 25 (a) must have a physician's determination that the claimant has reached medical stability; 26 (b) must have a physician's determination of the claimant's physical restrictions resulting from the 27 industrial injury: 28 (c) must have a physician's determination, based on the physician's knowledge of the claimant's job

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analysis prepared by a rehabilitation provider, that the claimant can return to work, with or without restrictions,

on the job on which the claimant was injured or on another job for which the claimant is suited by age, education,

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1	work experience, and physical condition;
2	(d) shall give notice to the claimant of the insurer's receipt of the report of the physician's determinations
3	required pursuant to subsections (2)(a) through (2)(c). The notice must be attached to a copy of the report."
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5	NEW SECTION. Section 2. Effective date applicability. [This act] is effective on passage and

approval and applies to claims for injuries occurring on or after [the effective date of this act].

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